[CONFIDENTIAL.]

(Rough Draft for Consideration Only.)

No. , 1935.

A BILL

To make further provisions to prevent the misleading use of forms resembling court process; to amend the Unauthorised Documents Act, 1922; and for purposes connected therewith.

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

- 1. (1) This Act may be cited as the "Unauthorised short title. Documents (Amendment) Act, 1935."
- (2) The Unauthorised Documents Act, 1922, as amended by this Act, may be cited as the Unauthorised Documents Act, 1922-1935.

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- 2. The Unauthorised Documents Act, 1922, is amended Amendment by omitting section four and by inserting in lieu thereof of Act No. 6, 1922, s. 4. the following sections:—
 - 4. (1) Every person who sends or delivers to or Sending or serves on or causes to be sent or delivered to or delivering false served on any other person any paper or writing process. which is not an original or a copy of a document pub- cf. Vict. lished or issued out of or by or under the authority No. 3794, or with the sanction of any tribunal, but which in the s. 4. opinion of the court in which or the judge before whom any proceedings under this section are brought is likely or intended to convey to such other person the impression that such paper or writing is an original or a copy of a document published or issued out of or by or under the authority or with the sanction of any tribunal shall be guilty of an offence and every person who prints publishes or sells or offers or exhibits for sale or causes to be printed published or sold or offered or exhibited for sale any paper or writing which is not an original or a copy of a document published or issued as aforesaid, but which in the opinion of the court in which or the judge before whom any proceedings under this section are brought is likely or intended to convey to any person whomsoever the impression that such paper or writing is such an original or copy shall be guilty of an offence.

(2) Every person guilty of an offence under Nature of this section—

under this

- (a) shall be deemed guilty of a contempt of the section Supreme Court and may be punished accord-penalties. ingly by such Court or a judge thereof in chambers upon the application of any person complaining thereof; or
- (b) shall be liable to a penalty of not more than fifty pounds.
- (3) In any proceedings under this section if Evidence any person is named on any such paper or writing in of publication, etc. such

such a way as to imply that he is the printer publisher seller or sender of the same such person shall prima facie be deemed to be the person who printed published sold or sent such paper or writing.

(4) In this section unless inconsistent with the Interpretacontext or subject-matter-

- "Document" includes any notice claim demand or process or any document relating to any extra-judicial remedy and whether existence or not.
- "Tribunal" includes any court judge magistrate justice or public officer whether in or out of New South Wales and whether in existence or not.
- 5. Without affecting any other liability of any Penalties, person under this Act or otherwise, a company or etc., in case other body corporate shall be liable to any penalty corporate. or punishment for any offence under this Act as if it ef. Vict. were a private person so far as such penalty or No. 3794, punishment is enforceable against a company or body s. 5. corporate; and every director manager secretary or officer of any such company and every member of the managing body of any such body corporate who commits or knowingly authorizes or permits an offence under this Act shall also be liable to the penalty or punishment for that offence.
- 6. Nothing in this Act shall be held to affect any other other proceeding civil or criminal which might have proceedings not affected. been taken against any person if this Act had not Ibid. s. 8. passed but no person shall be punished for the same offence under any such proceeding and under this Act.

[CONFIDENTIAL.]

(Rough Draft for Consideration Only.)

No. , 1935.

A BILL

Vagrancy Act, 1902, as amend the amended by subsequent Acts, and other Acts; and for purposes connected therewith.

DE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. (1) This Act may be cited as the "Vagrancy Short title (Amendment) Act, 1935." and citation.

(2) The Vagrancy Act, 1902, as amended by subsequent Acts, including this Act, may be cited as the Vagrancy Act, 1902-1935.

2. The Vagrancy Act, 1902, as amended by subse-Amendment quent Acts, is amended—

(a) by omitting from paragraph (g) of subsection Sec. 4 (2) two of section four the words "warehouse, coach-house, stable or outbuilding" and by in- cf. Crimes Act, 1900, serting in lieu thereof the following words: "or s. 112. any building within the curtilage of any dwelling-house and occupied therewith but not being part thereof, or any school-house, shop, warehouse, or counting-house, office, store, garage, pavilion, factory or workshop, or any building belonging to His Majesty or to any Government department, or to any municipal or other public authority";

(b) (i) by inserting in paragraph (i) of the same Sec. 4 (2) subsection after the words "is found in" the words "or upon";

(ii) by omitting from the same paragraph the cf. Crimes words "warehouse, coach-house, stable or Act, 1900, s. 112. outhouse" and by inserting in lieu thereof the following words: "or any building within the curtilage of any dwelling-house and occupied therewith but not being part thereof, or any school-house, shop, warehouse, or counting-house, office, store, garage, pavilion, factory, or workshop, or any building belonging to His Majesty or to any Government department, or to any municipal or other public authority";

- (c) by inserting next after paragraph (i) of the sec. 4 (2) same subsection the following new para- (i). graph:-
 - (ia) without lawful excuse is found upon any railway in or upon any truck or other vehicle which contains goods or merchandise, or in any railway yard in which there is any truck or other vehicle which contains goods or merchandise;

- (d) by inserting in paragraph (j) of the same sub- Sec. 4 (2) section after the words "or place adjacent" the (j). words "to any street or highway";
- (e) by adding at the end of section 8A the following Sec. 8A. new subsection:—
 - (2) Any justice upon due proof that any condition of a recognizance has not been complied with may ex parte forfeit the recognizance.